STATE JOURNAL AND STANDARD.

Latter Replies to Former in Controversy Arising Out of Senatorship.

THE POINTS IN DISPUTE.

Standard Makes Timely Rejoinder to Astonishing Articles That Have Appeared in its Contemporary.

Some very peculiar articles in the Ctah State Journal on the senatorial question, and an "interview" with the editor having been published in some eastern and western papers, the following editorials which appeared by way of reply in the Ogden Standard, a non-"Mormon" daily, are here reproduced as they touch very pertinently on the points attempted to be made by the

SENATOR SMOOT AND ELDER FRANK CANNON.

Editor Standard:—Did George Q. Cannon, when he was a member of Congress, stand up in the house of representatives and proclaim himself to be the representative of the Mormons and preach Mormonism to the congressmen? If you answer no, then answer why the sensational son of George Q. Cannon should demand of Senator Smoot that which his own fath-Senator Smoot that which his own father thought wisdom not to do? Signed

The above is very suggestive at this time. George Q. Cannon was an Apos-tle of the Mormon Church and a member of the First Presidency, besides, yet he never attempted to exercise his priestly functions in the United States Congress. The raving and ranting of Frank Cannon in demanding that Reed Smoot shall stand up in the sen-ate chamber and declare himself a Mormon prophet and preach Mor-monism to the senators is the rottiest monism to the senators is the formation which of rot. If Apostle George Q. Cannon did right in going to Congress as a citizen when he possessed the priestly rotes of a prophet then Reed Smoot

has the same right.

The writer was in Utah when Alexander G. Campbell ran against George
Q. Cannon for Congress, and if there Q. Cannon for Congress, and If there ever was a Church candidate elected in Utah it was George Q. Cannon. He was elected on a purely church platform; yet he even then did not so far forget his duty to his country as to stand up in the house i hd proclaim "That he was an anointed messenger of God, and that while he holds the Apostleship it is impossible to the control of the cont while he holds the Apostleship it is im-possible for him to segregate himself from its power and its responsibilities." Yet this is what is demanded of Sen-

ator Smoot.

If Geo. Q. Cannor had dared to make such an uttence in Congress he would have been expelled without further hearing. The Congress of the United States is not a religious body; it is a business and legislative convention, and the priest and the prophet must not dictate or attempt to force his religious views in that place. one knows this better than Frank Can-non and because he knows it is why he demands of Senator Smoot that which he himself would not do.

By the way, that reminds us that Frank Cannon was once in the United States senate, and we are advised that he, too, has been ordained an Elder of the Church, and that as such he is authorized to preach to the world the gospel of Jesus Christ as much as is an Apostle. We have carefully searched the Congressional Record for the dates when he propounded the gospel to his fellow congressmen, but in vain, We find Elder Cannon's mouth closed tight on religion. Why did he keep his seat for four years in Congress, and never once arise in his place and proclaim himself an Elder of his church, whose duty it is to preach the doctrine of Mormonism? Does not Elder Frank Cannon make himself ap-pear a hypocrite when his arguplaced under the search light? Elder Frank Cannon has grown sour. he Republicans elected him senator. Then Utah cast a big Democratic ma-jority for Bryan, and Elder Frank beved that Utah would never again be redeemed by the Republicans, hence he jumped over into the Democratic The unexpected happens. Utah goes back into the Republican ranks, and Elder Frank is left in the minority party without an office.

Elder Frank Cannon recently said that two-thirds of the people of Ogden had gone crazy, because they did not believe as he did. Does it not appear as if lunacy were asserting itself grouply in a man who demands of there what he dared not do himself, or what his distinguished father would

Our non-Mormon belief remainds us that it is none of our business how much the Mormons quarrel about their own affairs; but when a renegade who profited more than any other man in Utah through church influence, and who received and plead for it, attacks that which was used in his own behalf, by and with his own consent, hen we think it time to pull the mask from the hypocrite's face and expose

At the same time we deny that any thurch influence was used to elect Reed Smoot, or that he was a church madden. andidate. The writer cast the first tote for Reed Smoot for United States enator, and we believe, before he was made an Apostle of the Mormon Church. Reed Smoot was the logical an candidate for United States enator before he was made an Apostle. would have been elected senator he had not been appointed an

CANNON'S EQUIVOCAL POSITION. The San Francisco Examiner in ts last Sunday's issue contains what purports to be the views of Frank J. Cannon on the Smoot controversy. The e of the article in question is lee given to Sen. Smoot. Mr. trongly urges that the only Monorable cause for Mr. Smoot to pur-ine, is to boldly announce his belief in bolygamy and fearlessly admit his alle-dance to a higher law than the law unity. In other words, he de-ir. Smoot guilty of the things ich he is charged, and which basis of the opposition to his occupying a seat in the

rticle is cunningly worded, its vidently being to arouse the bitter prejudice that exists Mr. Smoot and the Mormon senerally. At the same time man is careful to so arrange ences that he so because for a construction upon them by non people whom he has the openly attack. It would ap-he above all other things be instrumental in creating y in the senate, being actuat-lingering hope that if the va-

Cannon has a perfect right to take up such an equivocal posi-it he desires the unseating of

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openly say so? If he believes that the Mormon people have broken faith with the government, why not candidly and without subterfuge proclaim that belief? Proclaim it in Utah and out of Utah. Any non-resident of Utah upon reading Mr. Cannon's article can draw no other conclusion than that the Mor-mon people do not now obey the law of the land. They are further justified, by its representations, in concluding that the Mormons can never become good the Mormons can never become good citizens because they will disregard the law of their country in following a higher law. These inferences will be drawn by the readers of the Examiner, and we believe that it was the intent and purpose that no others should be drawn. Yet the language used is such that the Mormon people can place a construction upon it that will be highly complimentary to them.

The article is untimely and totally

The article is untimely and totally uncalled for, and while it is not likely to work the mischief intended, it will do much harm. Mr. Smoot will retain his sent against all that agitators can the create the sent against all that agitators can do or say. He was fairly elected to it, and he engages in no practices, neither does he entertain opinions or beliefs, that would disqualify him in the eyes of any fair minded person. His peo-ple believe in upholding and sustaining the majesty of the law.

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SHASTA FOSSIL BEDS. Prof. Merriam Finds an Animal

Of an Entirely New Order. University of California Berkeley Jan. 8.—The Shasta county fossil beds that have been so profic in the production of the remains of historic extinct animals have yielded still another specimen to the scientific world and the zoological kingdom. It was discovered by John C. Merriam, pro-fessor of paleontology at the Univer-sity of California. The animal appears to have been of a family entirely un-known to paleontologists and has been named the Thalattosaurus. It is huge sea lizard and is estimated to have been at least seven feet long. Originally it was a shore form but be-came after a long period a marine ant-

Prof. Merriam says the remains represent not only a new species, a new family and a new genius, but a new or-der, a statement the importance of which will be appreciated by scientists

Dr. M. L. Rodkinson is Dead.

New York, Jan. 8.—Dr. Michael L. Rodkinson, editor and publisher of the Babylonian Talmud, the principal authority of the Hebrews on oral laws and the traditions of their faith, is dead at his home here. He spent 20 years translating the work and was the author of several Hebraic works.

New Labor Organization.

New York, Jan. 8.-Delegates from 42 unions of out of doors workmen, having an aggregate membership of 50,000, many of them connected with the building trades, have organized a new central body, to be known as the Pub-lic & Private Improvement council. The unions represented include the pipe calkers, horse shoers, foundation bricklayers, rock drillers, excavators, pavers, teamsters, truck drivers, stationary engineers, blue stone cutters, asphalt workers, and firemen.

It is the object of the new body to enable the unions of the various allied branches of labor to co-operate for their mutual benefit.

Lipton Sells His Chicago Seat.

Chicago, Jan. 8.—Sir Thomas Lipton has severed another of the bonds which linked him with Chicago. His membership on the board of trade has been sold at \$3,000. His is king plant was disposed of several months ago to the National Packing company.

Flurry in Camphor Market.

New York, Jan. 8.-The war scare has caused a flurry in the camphor mark. Japan is the source of almost all the world's supply, although lately there has been a little manufacture of the gum in the United States by chemical process, using coal tar as a base. As reported recently by cable, the Japan-ese government has forbidden further exports of the precious material for the

When the decree was issued camphor was scarcer than ever before in the

United States, where thousands of pounds are used monthly in manufacturing, so that the market price is now soaring to new high records.

Teachers Must Not Chew Gum. Boston, Jan. 8 .- School committeemen have inaugurated a crusade against Boston teachers chewing gum. A canvass has shown that scores of the in-structors are gum chewers and upon inquiry it was learned that most of them came from Maine or New Hempshire, the spruce gum producing states, where they had early acquired the hab-

The committee on hygiene of the school board will consider at its next meeting the prohibition of chewing gum by either teachers or pupils,

Typhoid Epidemic in Montreal.

Montreal, Jan. 8.—There are approximately 1,000 cases of typhoid fever in Montreal and the half dozen smaller municipalities which join it on the three sides. The health officers of the various suburbs say fresh cases are being reported constantly despite their fforts to check the disease. In the city proper the number of cases is far less than in the suburbs.

Policemen are going from house to house distributing printed warnings urging householders to boil their drink. ing water and to make inquiries as to the condition of the dairies.

Was Joan of Are an Italian?

After the estates of Ferrante Chisileri had been usurped by Giovanni Bent-wogallo, he emigrated to France, where he had three children, one of whom

The documents say that it is difficult to ascertain the truth because Ferrante Chisileri, after his arrival in France, changed his name to d'Arc.

Another Iroquois Fire Victim.

Another Iroquois Fire Victim,

Chicago, Jan. 8.—Miss Harriet Harbaugh, another victim of the Iroquois fire, is dead at the Samaratin hospital as the result of her injuries. This brings the total of dead to 566, according to the coroner's list of names.

Agnes Hopkins, 45 years old, has been declared insane by Judge Williams and ordered to the asylum. The woman's mind has been unbalanced, her relatives said as a result of incessant reading of accounts of the Iroquois fire horror.

Three more suits for a total of \$30,000 damages resulting from the fire have been filed. A feature of the suits is the making of Building Commissioner Williams a party defendant.

Japanese Returning

Los Angeles, Cal., Jan. 7 .- The Times Los Angeles, Cal., Jan. 7.—The Times says:

It is estimated that by the end of this month over 1,000 Japanese will have gone back from California to Japan, having been called to go by an edict of Japanese Consul Molono of San Francisco. This statement was made by K. Baba, who is an educated Japanese of high standing among his kindred in Los Angeles.

standing among his kindred in Los Angeles.

"We are very glad to meet with Russia in arms," he said. "We must fight and we feel that all are glad about the war. The Japanese who are going belong to the class of those who were once soldiers and they are called back to serve in the home guard, and be ready to go into active service when needed. The Japanese of this city who belong to this class did not wait for the order of the consul, but proposed to him two months ago that they should go and I wrote the letter. Many of them have already gone and the rest will leave before the end of the month."

Murder in Montana.

Butte, Mont, Jan. 7.—A special from Lewiston, Mont, says that James L. Skinner, a well known restaurant keeper of this place, was fatally shot, it is alleged, by Jack Flynn, a barber, this afternoon, as the result of a quarrel occasioned by Skinner joking Flynn, because the latter had loaned a colored gambler some money and had failed to make the negro settle the debt.

Mrs. C. F. Dodge's Marriage Illegal New York, Jan. 8.—After a union of two years the marriage of Mrs. Charles F. Dodge to Charles W. Morse, banker and former president of the American company has been annulled by Supreme Court Justice Bischoff, on the ground that when she became his wife, she had not been legally divorced from her first husband.

It appears that Mrs. Dodge was married to Charles Dodge, a hotel proprie-

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home can be completely happy without them, yet the ordeal through which the expectant mother must pass usually is so full of suffering, danger and fear that she looks forward to the critical hour with apprehension and dread.

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tor in Atlanta, Ga., March 28, 1877. In 1898 she obtained a decree of divorce and in 1901 married Mr. Morse in this city. Recently Dodge had the decree set aside on the ground that it had been illegally obtained in that he was not properly served with notice of the

This decision rendered the Morse marriage illegal and petition for its annulment was necessary in order to straighten out the tangle. Dodge is said to be at present in New Orleans. Much secrecy has been thrown about the case, lawyers connected with it even deny that Mr. Morse, the banker, as a party to the suit.

Marcell's Defalcations Are Big.

Chicago, Jan. 8.—A dispatch to the Tribune from St. Joseph, Mo., says:
The latest revelations of the defalcations in the bank of Highland, Kan., by Cashier J. H. Marcell, show an aggregate loss of over \$160,000.

Of this \$67,000 is on account of deposits made for the most part by the farmers and stock raisers of Doniphan county, Kan. It is in the hands of State Bank Examiner S. C. Crummer and is less than \$2,000, this sum being the amount of money in the bank at the time that it was thrown in charge. There are notes of the face value of \$57,000, one half of which are pronounced worthless. It is also stated that a new note for \$50,000 has turned up in the hands of the Ploneer Trust company of Warses City.

company of Kansas City.

Cashier Marcell has been removed from his home in Highland to the county jail in Troy, where he is under heavy guard to prevent possible injury. When Marcell was arraigned before a justice of the peace which entered a plea of not guilty to the numerous charges of forgery and was admitted to bail on a bond of \$5,000 in each count. He said that he still had faith in his ability to restore order if he were per-mitted to exercise his own judgment.

Mrs. G. C. Boldt Dead.

New York, Jan. 8.—Mrs. Geo. C. Boldt, wife of the proprietor of the Waldorf-Astoria hotel, died early today fro inheart failure. Much of the furnishing and decorations of the hostelry was done under her direction and designing.

UTAH ART AND FAIR.

Pictures of the Alice Collection are to Be Sent to St. Louis.

A meeting of the Louisiana Purchase Exposition commission for Utah was held yesterday afternoon, at which it was decided to insure Utah's building and exhibits at the fair and Director General Whitaker and Commissioner Hoyt Sherman were appointed as a committee to place the insurance. The pictures of the Alice art collection, which now adorn the walls of the Com-mercial club rooms, were tendered the commission, subject to approval by Gov. Wells, for use in decorating the walls of the Utah building at the fair. As the governor was perfectly willing that the state art collection should be used for that purpose the offer was accepted by the commission.

It was decided to apply for space in

It was decided to apply for space in the refrigerator section of the Agricultural building for a display of Utah butter and other perishable products. It was reported by Director General Whitaker that he had had framed a number of large pictures of the Utah building, one of which will be presented to each of the Salt Lake papers and one hung in each depot here and in Rome, Jan. 8.—Documents have been found tending to prove that Joan of Arc was the daughter of an Italian who was descended from the Ghisileri family. This family came from Constantinople in 1413 and settled in Boneeded at the fair for Utah's exhibits needed at the fair for Utah's exhibits and the probable cost for securing the

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